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CALLS FOR "HAWAII UNITED"

GOMPERS MUST GO TO JAIL

(Associated Press Cable to The Star.)

WASHINGTON, D. C. November 2.—The District Court of Appeals has today handed down a decision affirming the judgment of the lower court which sentenced to a term of imprisonment for contempt of court the leaders of the American Federation of Labor. President Gompers of the American Federation, recognized throughout the world as one of the chief champions of the cause of labor, and Morrison and John Mitchell, are all held guilty of contempt of court in that they disregarded an injunction to restrain the Federation leaders from interference in a strike.

Gompers has just returned from a tour of Europe representing American labor unions at many gatherings.

TRIAL OF ITO'S ASSASSIN.

(Associated Press Cable to The Star.)

HARBIN, November 2.—The assassin of Prince Ito and those who are alleged to have been his accomplices in the killing of the Japanese statesman and the attempts on the lives of others, were today taken from this city to Seoul to stand trial.

TAFT IN MISSOURI

COLUMBUS, Miss., November 2.—President Taft is today at the old home of Secretary of War J. McG. Dickenson, Dickenson having been born in this town in 1851. A reception is given by General Stephen Lee.

MESSAGES FROM THE GOVERNOR

The special session of the Legislature started this morning in very businesslike style. The House organized first, the Senate having to spend some time in balloting for officers. But within an hour after the time for meeting both houses were ready to receive Governor Frear's message, and it was delivered by Secretary McBride and read in both houses. It appeared to be generally regarded as a very strong document. All signs point to a quick transaction of business, though there are doubts as to what the Senate will do. The House seems almost sure to go ahead with the Governor-Delegate programme without delay.

Following are the Governor's messages:

A MESSAGE FROM THE GOVERNOR

Territory of Hawaii,

Executive Chamber,

Honolulu, T. H.,

November 2, 1909.

TO THE LEGISLATURE:

You are convened in special session to consider proposed amendments to the Organic Act of the Territory. That Act is the Territorial constitution, and therefore the Legislature on this occasion partakes of the nature of a constitutional convention.

It is true that the Legislature is

without express authority to act in a matter of this kind. And yet it may, with entire propriety, attempt to express, in an advisory way, as the elected representatives of the people, whose interests may be profoundly affected, the latter's desires or views, to the authoritative body, the Congress of the United States. There is no higher or more responsible political function than that of shaping fundamental law.

Although public opinion has already in large measure become crystallized upon the substance of the proposed amendments, they are, nevertheless, deemed of sufficient importance, in scope and character, to justify convening your honorable body in special session in order that you, the elected representatives of the people, may express a definite opinion upon them in their latest form before their submission to Congress by the delegate.

The subject is one of extreme importance to the future welfare of the Territory in many ways. The occasion calls with peculiar force for the settlement of local differences of opinion at home and the presentation of a United front to Congress, and at the same time it offers rare opportunity to demonstrate to Congress, by wisdom and harmony of action, the capacity of the people of this Territory for self-government and the attainment of American ideals. Every reason, indeed, emphatically demands that personal, local and factional considerations be laid aside and that the subject be approached with a thought single to the highest interests of the Territory.

In a matter of no great moment, divergencies of opinion must be expected. But practical sense requires that individual views should yield within rea-

(Continued on Page 3.)

TAMMANY WINNING AGAIN IN GREATER NEW YORK

(Special Cable to The Star by the United Press.)

NEW YORK, 7 p. m., November 2.—Returns at this hour indicate the election of Gaynor Mayor of New York by a plurality of 50,000. The campaign ended today with great excitement and many arrests for alleged election frauds. Hearst's late entry into the fight greatly cut the Gaynor vote.

Gaynor is the Tammany candidate for mayor, and his election is a tremendous victory for that great Democratic club in the face of one of the hardest fights ever made against it.

FRISCO'S QUEER COMBINE

(Special Cable to The Star by the United Press.)

SAN FRANCISCO, November 2.—Today's election shows the heaviest voting on record. As the polls close, the indications are that P. H. McCarthy has been elected mayor. The situation as to district attorney is impossible to estimate. Betting is even on Heney and Fickert.

The election of Heney and McCarthy will give San Francisco an extraordinary combination. Heney is the head of the graft prosecution, while McCarthy heads the ticket on which Schmitz became mayor and therefore represents the party whose mayor and supervisors Heney drove out of office, and exposed as grafters.

HENEY AND LABOR UNION MAYOR ARE LEADING

(Associated Press Cable to The Star.)

SAN FRANCISCO, November 2.—A heavy vote is being polled in today's elections. McCarthy, the labor union candidate for Mayor, and Francis J. Heney, graft-prosecution choice for district attorney, are the favorites and there is much money staked that they will be elected.

BLOODSHED AT THE POLLS

JACKSON, Ky., November 2.—In spite of the militia having been called out to prevent bloodshed at the polls in today's elections in Breathitt County, there was fighting at the booths, one Republican being killed.

JAP ORDER FOR CHINESE

PEKING, November 2.—The Prince Regent of China has been decorated with the Japanese Order of the Chrysanthemum.

DEBATE IN PROSPECT

This afternoon, in Committee of the Whole, the House of Representatives will take up the reading and discussion, section by section, of the concurrent resolution introduced this morning by Representative Rice involving the proposed amendments to the Organic Act as recommended by the Governor. As a concurrent resolution, but one reading is all that is required; the question is how long this will take. It is expected that Representative Alfonso will have something to say favoring the empowering of the Hawaiian Legislature to enact its own land laws, and that Representative Kanoho will deliver a speech opposing matters embraced in the measure the subject of which is the reason of the being of the special session.

CALIFORNIA AT WORK.

The big dredger California left port at 4 o'clock this morning and went down to Pearl Harbor, arriving there shortly after daylight. She was started to work during the forenoon on what is known as Section 3 of the Pearl Harbor contract.

MUSCULAR PAINS.

Hundreds of testimonials could be furnished showing the great pain relieving power of Chamberlain's Pain Balm in cases of muscular rheumatism, lameness or soreness of the muscles from many cause. It is for sale by all dealers, Benson, Smith & Co., agents for Hawaii.

NEW RICE MILL.

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Sachs' sale of table linen and napkins spells opportunity for the economical housewife. Get in early while the assortments are large. Real money-saving prices.

Fine Job Printing, Star Office.

GOVERNOR APPEALS IN PATRIOTIC WORDS FOR UNITED ACTION

"The occasion calls with peculiar force for the settlement of local differences of opinion at home and the presentation of a united front to Congress, and at the same time it offers rare opportunity to demonstrate to Congress, by wisdom and harmony of action, the capacity of the people of this Territory for self-government and the attainment of American ideals. Every reason, indeed, emphatically demands that personal, local and factional considerations be laid aside and that the subject be approached with a thought single to the highest interests of the Territory."—Governor Frear.

THE SENATE.

Senator Baker called the Senate to order at 10 o'clock, saying the Legislature had been called in special session by proclamation of the Governor. Then he appointed John H. Wise as temporary secretary and asked him on coming to the desk to read the proclamation, which Mr. Wise did.

Rev. J. D. Iaea then offered prayer at the request of the temporary chairman.

Roll call showed present: Senators D. K. Baker, J. T. Brown, C. F. Chillingworth, W. J. Coelho, F. R. Harvey, S. E. Kalama, E. A. Knudsen, C. J. McCarthy, E. W. Quinn, W. T. Robinson, W. O. Smith, P. P. Woods.

Absent—Fairchild, Makekau, Moore. On motion of Coelho the rules of the regular session were adopted.

W. O. Smith was nominated for president by C. J. McCarthy and was unanimously elected. Coelho and Knud-

(Continued on Page Five.)

MRS. BICKNELL SUES NEPHEW FOR FRAUD

Ellen M. Bicknell has brought an equity suit against Robert E. Bond to set aside a transfer of stock, etc.

Plaintiff says she is a widow of sixty-eight years of age, wholly unaccustomed to and unacquainted with affairs. Defendant is her nephew, a broker well versed in business affairs. By an agreement between the trustee of the will of her late father, Elias Bond, the beneficiaries consenting, with the Hawaiian Securities Co., Ltd., the property held by the trustees was to be sold to that corporation in consideration of its issue to the beneficiaries of shares in its capital stock of the total par value of \$200,000, and to Benjamin B. Bond, trustee, of shares of the par value of \$40,000.

Under this agreement there was allotted to plaintiff 1600 shares of the preferred stock and 500 shares of the common stock. She says she did not know the value of the stock but defendant well did know it and on May 5, 1909, he fraudulently induced her to assign and transfer to him 500 shares of the common stock, which she is informed was of the value of \$10,000. The consideration he gave in return

HOUSE—SPECIAL SESSION.

In hopeful spirits and with all the Honorables save Shingle in attendance, the House of Representatives today began the first day of the special session called by the governor to consider amendments to the Organic Act. Speaker Holstein confided to the press gallery unofficially and on the side, that he believed the work of the session would be accomplished in ten days. Admitting that the "big stick" was in fairly good working order, he, however, opined that it was not likely to have neces-

(Continued on Page Five.)

CAMPBELL LOSES FOR THIRD TIME

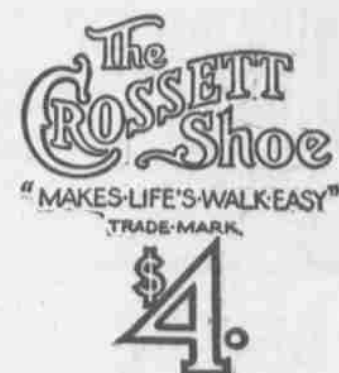
A verdict for the defendant was returned by the jury before Judge Whitney this morning, in the suit of Edward Campbell against H. Hackfeld & Co., Ltd., for \$10,000 damages for personal injuries received while unloading coal from a vessel consigned to defendant. This was the third trial.

A SMALL FIRE.

Fire started in the house of Manuel Francisco, Nuananu and Pauao, at 1:30 p. m. today, through a stove pipe becoming heated during cooking. The flames were extinguished before the fire apparatus arrived.

was \$250 in cash, his promissory note for \$250, secured by 25 shares of the preferred stock, and 125 shares of the preferred stock of the value of \$2,500 making \$300 in valuation altogether. On being told that she was defrauded the plaintiff made a tender to the defendant of the various items of the consideration mentioned and caused demand to be made on him for the return to her of the 500 shares of common stock. He refused the tender.

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